

**RECEIVED**

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

JUL 01 2011  
JUL 01 2011

MICHAEL W. DOBBINS  
CLERK, U.S. DISTRICT COURT

Johnathan T. Pinney

11 C 4480

Judge Samuel Der-Yeghiayan

Magistrate Judge Sidney I. Schenkier

(Enter above the full name  
of the plaintiff or plaintiffs in  
this action)

Sub claim to attached:  
J.T.P. vs. Bureaucracy, commercialism & defective machine

vs. organizations Case No:

(To be supplied by the Clerk of this Court)

and Agents of the State's and U.S.'s

Municipal divisions [in Illinois; Joliet/St. Charles,  
La Salle County, Lee County (IDOC)], Corporations,

Attention Felonous  
criminal action plus  
civil and Constitutional  
based challenges.

and various townships, or others Authorized to operate or otherwise

Employed there by, (partial list of Names of persons directly involved is

provided as Not all Names are available at present.); — Peterson, — Jones & son,  
— Smith; The U.S. NE Dist,  
Illinois Dist Court Agents, The  
constitutive of "Immunities"

(Enter above the full name of ALL  
defendants in this action. Do not  
use "et al.")

**CHECK ONE ONLY:**

☐

COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983  
U.S. Code (state, county, or municipal defendants)

☒

COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE  
28 SECTION 1331 U.S. Code (federal defendants)

☒

OTHER (cite statute, if known) Criminal + Civil

**BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR  
FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.**

**I. Plaintiff(s):**

- A. Name: Johnathan T. Pinney
- B. List all aliases: HARMON MIXER @YAHOO.com DARK-LOOKING-GLASS@Rock.com
- C. Prisoner identification number: M/S 216
- D. Place of present confinement: Dixon Correctional Center
- E. Address: 2600 N. Brinton Ave. Dixon IL 61021

(If there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. number, place of confinement, and current address according to the above format on a separate sheet of paper.)

**II. Defendant(s):**

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)

- A. Defendant: C. M. Raccagnoli  
Title: 13th Circuit Court Judge  
Place of Employment: 707 Etna Rd. Ottawa IL 61350
- B. Defendant: Mike Olewinski  
Title: States Attorney / Public Defender  
Place of Employment: 707 Etna Rd. Ottawa
- C. Defendant: Brian Vescega  
Title: States Attorney / Public Defender  
Place of Employment: 707 Etna Rd. Ottawa

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

## Parties Involved

- D. Matthew Kidder  
States Attorney  
707 Etna Rd. Ottawa, IL 61350
- E. Dr. Tim. Brown  
Expert witness/Doctor  
c/o States Attorney
- F. Dr. Robert Chapman  
Expert witness/Doctor  
c/o Public Defenders office
- G. James Reilly  
Public Defender  
707 Etna Rd. Ottawa, IL
- H. Dr. Robin Watkins  
Expert witness/Doctor  
c/o States Attorney
- I. Dr. Erwin Banks  
Expert witness/Doctor  
c/o Public Defenders office
- J. Brian Towne  
States Attorney  
707 Etna Rd. Ottawa, IL
- K. Judge BALESTRI  
13th Cir. Ct. of Ill. Judge  
707 Etna Rd. Ottawa, IL.
- L. Community Hospital of Ottawa staff  
I. N. Reynolds  
II. L. O'Connell  
III. K. Ryan  
IV. R. Lambert  
V. M. McConville  
VI. K. Scheib  
VII. C. Buckner  
VIII. Dr. Kestenberg
- M. ~~XXXX~~ Ottawa Town Police officers  
I. Andrew McLaughlin  
II. G. COX  
III. T. Sondgeroth  
IV. D. Sovero
- N. La Salle County Deputies  
707 Etna Rd. Ottawa, IL 61350  
E. Stevan Eller
- II. Jason Martin
- III. Adam Doss
- ~~IV~~ Lowell Ambler  
Randy Raley  
O. La Salle County Highway Dpt.  
Larry ~~XXXX~~ Kinzer
- P. States Attorney  
Jeremiah Adams  
707 Etna Rd. Ottawa
- Q. Department of Human Services  
Agents in ELGIN MENTAL  
HEALTH CENTER \* Names  
Not Available at this time \*
- R. La Salle town Police Department  
I-IV Names ungiven
- S. Joseph M. Carey  
La Salle County Clerk of Court  
707 Etna Rd. Ottawa, IL
- T. Jay Weigman  
Appellate Defenders office  
1100 Columbus St. Ottawa, IL
- U. Un Named Court Actors in  
Elgin Mental Health Court
- V. U.S. Dist. Ct Judges (N.E. Ill. Div)  
I. Matthew F. Kemelly  
II. R.R. Pullmeyer  
219 S. Dearborn St. Chicago, IL 60604
- W. Alternative: Social Security Administration  
U.S. Based Agency, various Agency locations
- X. Dixon correction center \* see next page \*

Y. Illinois Department of Transportation / Secretary of State

Z. State of Illinois Statutes

\* X... Staff of particular interest include:

"Counselor" Hernandez  
"Counselor" Messina  
"Warden" Nedra Chandler  
"Vice Wardens" Curtis O'NEIL  
Records office Beck Williams  
"Super intendant" Eubanks  
"Administrative Review Board" Agent S. Bental  
P.R.B. Agent Diaz <sup>ATSO</sup>

AA. Illinois Judicial Inquiry board

BB. Mental health Advocates

CC. Attorney General's office

DD. 2 unnamed traffic courts and respective agents (behaved reasonably)

EE. Richard Jones & son

private citizens in Sheridan Area  
Plaintiffs/witnesses for States Attorney(s)

FF. — Smith

GG. — Peterson

HH. Provena Hospital — Peru, IL.  
unnamed staff in cooperation with Dr. Chuprevich

II. Bureaucratic U.S. Laws

JJ. U.S. F.D.A.

KK. Curry County (Clovis, New Mexico) Government system

LL. Los Angeles County (Hollywood, California) Government system

MM. Guardianship & Advocacy commission

NN. Illinois State Legislature, Judiciary, and Executive Departments

OO. Organizations responsible for character/competence review of Medical & Governmental qualified members (ie. police, lawyers, etc.)

I, Johnathon T. Pinney have lived quite a difficult life here in America. I was born of an unwed mother of 17 years of age in 1985 and was raised without any substantial support either financial nor emotional from my Biological Father.

Due to advanced intelligence I had been bored during my First (and following years) years of schooling and resorted to inappropriate behavior to be allowed to return home. This resulted in a series of transfers to schools for behaviorally challenged persons which also failed to provide adequate mental stimulation, and ultimately my placement into standard grades by the final years of Education.

During these years I was labeled by various medical doctors as a number of different titles and subjected to many experimental drugs; Applications for Social Security Benefits were made but denied due to high Intelligence Quotient scores (bordering Geniuses).

At the age of 18 I was thrown out of my parents home, but was given a car as a gift from an uncle. Not long after I'd attempted to take college courses but due to Federal Grant rules that I am Designated a Legal Dependant till I am 24 years of Age, and an arrest for trespassing to my parents land due to an argument arising while I was trying to obtain such requisite information; hindering my ability to advance myself.

At approximately the same General time my license was suspended due to an inability to afford inflated insurance rates prejudicial to my self due to my youth, but driving without such in attempt to obtain employment; The basis of stop was due to inability to maintain such vehicle, being the result of a head light out, and a missing license plate on another (was stolen).

A new application for social security was made on multiple occasions to no benefit.

Housing assistance was obtained briefly but was evicted as a result of police making an unwarranted raid on my apartment apr. 9/7/05 and initiating false charges of possession of Marijuana & Drug Paraphernalia despite Negative test results on my self and the substances. Police

Admitted me to a local hospital in Peru (Provena) where I was subjected to repeat doses of Dangerous mind altering substances in voluntarily. I was later evicted from the Apartment Highrise 1040 2nd St. Apt # 204 as a result of these allegations, maliciously prosecuted. Not to mention Adverse reaction on a relationship as I had in fact stopped using Marijuana as a promise there to.

With no governmental assistance now I sought shelter in joliet, IL which resulted in a failure to appear warrant on the Above charges due to an inability to secure transportation 1/11/06. Having made calls to Explain the situation a couple days ahead of time I was told a

warrant would be issued for my Arrest. In attempt to avoid arrest but make good faith effort to clear my name and such, I obtained the earliest transportation possible which was the 11th at night, and checked into the community Hospital of Ottawa of feigned allusions to suicidality to secure admission, and made attempts to remedy the situation through phone calls therein.

on 1/13/06 I was returned my religious garments and book and had intent of having a meditation session there in. Medical staff seeing me garbed so took objection to my religion and made efforts to deny my right to so practice. they called an Andrew McLaughlin to the scene to remove the cloak from my person and then in conspiracy with him called additional officers to manufacture a false pretense and force mind altering substances on myself which all parties did involve themselves so.

On Apr. 1/19/06 I was turned into police custody on the F.T.A. warrant and a new Aggravated Battery warrant as a result of a bite "wound" sustained by Andrew McLaughlin while he was involved in the above acts, and had used his forearm to strike my face repeatedly and then to rend my lips into my teeth to cause the reflexive Bite, to use as Evidence against myself (amongst other illegal actions).

The court assigned counsel of the public defenders office despite my clear statement I wanted only advocational services there from and then made claims that due to such appointment I lost my right to access the court directly and that I was subject to the will of such counsel. \* Court then initiated a process of challenging my fitness to stand trial, the first evaluation determined I was in fact fit was rejected by the court and a second order to evaluate was made which reported myself unfit - with myself refusing to comply with testing.

A fitness trial was then conducted with a patently incompetent jury and on finding of unfit to stand trial I was transferred to Elgin Mental Health Center where I was repeatedly subjected to mind altering substances for such acts as having my feet on furniture (per records), which were eventually compounded by a localized mental Health Court Judge Authorising this forced injection.

on being found fit I was returned to La Salle county where they again challenged this status and returned me to Elgin in a similar fashion.

soon there after I was returned again to La Salle county with a detailed report stating clearly my mental capacity is not questionable and at most there is a conflict of personality and opposition to the illegal actions of court appointed counsel. I was then allowed to perform pro se in my delayed trial. Numerous motions were filed and defenses made but most were ignored or denied.

\* contrary to Rules of Professional Conduct



"trial" was conducted with a panel I would never call peers, much less would I consider some of sound mind.

The court denied myself of protection of those decisions on the statute in question, particularly as it relates to the words "Engaged in his official duties" as a material element of the offense as well as the words "without legal justification" particularly as it relates to the legal defense of Entrapment.

Other issues such as character witnesses, and other lay-Expert witnesses were also denied.

on the inevitably obtained verdict of guilty there under I was sentenced to time served plus 2 1/2 years conditional discharge. I was then released to homeless status where on I went first to Indiana where I was repeatedly harassed and even violently approached by police and returned to La Salle County where I was also harassed for acts inherent in such homeless status and included damages and theft of my property by citizens that police refused to act on.

I met a woman using the name Danyel Jones whom was promising marriage in New Mexico and managed to get there only to have her have me arrested for trespassing for no act on my part which leads me to suspect an implied prostitution like con to obtain benefit for promises of love. I plead guilty to be freed from confinement with criminal "inmates" after some abuses by the police and medical personnel.

I left to Los Angeles California where I again pursued college education but was arrested on multiple false accusations. some of which I plead guilty to to be released, others were simply dropped after much police brutality including but not limited to housing with apx. 300 men in one room apx. 40' by 40' with one TV and all races in a highly racial atmosphere/temperament, cuffing that is suspected to have temporarily amputated my hands without full detachment, and a practice wherein I was maced directly in my eyes intentionally (after being tackled) and brought to the Emergency Room/Treatment center where an operation was "performed on a wound" allegedly reclosed without my notice and the painless operation (not possible on an existing wound) that followed included the implanting of an Electronic tracking device as well as the permanent altering of my face.

After threats on my life due to this mark I returned to La Salle County where I was again harassed for still being homeless, and was subject to such acts as a minor cody Howard throwing stones at me in a public park. And a subsequent arrest under statutes of disorderly conduct

and trespassing to private property which included a conspiracy of 2 neighbors of the Howards to file false reports, which I recorded on a micro cassette recorder but the arresting officer seized the tape and batteries to illegally suppress such (Deputy Ambler ~~3/15/10~~ 3/15/10). Reportedly the complainant Peterson is a former correction officer is the only motive evident in compounding and suppressing.

I plead out to this charge due to many reasons one of which being the deal offered for release, others of the suppressed evidence and forcing of former states attorney as counsel also contributed. I was again released to homelessness and apr 4/23/10 arrested again for "trespassing to state property for being homeless and living under a bridge in the country...resentenced to 4 1/2 years as a class 2 felony I was given credit of 982 days served and released a week later on MSR, but was demanded to reside in a shelter in west side Chicago despite a letter on the record that I would not reside in any such place (filed on record).

Having returned to my county of residence I was soon arrested on a MSR violation warrant which was issued for my refusal to so endanger myself and other factors including the preservation of my Appeal right in the trial court under a "mandatory" Motion for Reconsideration which I had to appear in, the fact I had property I needed to preserve still in custody of the county, and other matters of Rights which were insufficient to PRB staff to excuse my non compliance (and the fact they never bothered placing my information into the computer system), I was reconfined to serve the MSR term as an extended imprisonment order.

The recalculation was done by hand to bypass computer protocol of calculation from mittimus date which would have issued my release apr. 2/11/11 but instead was generated the date 9/1/11 which was later (9 months apr) changed to 2/31/11 after filing a claim with the court of claims of Illinois over the subject (Becky Williams accountable).

Despite legislative intents of imprisonment as a rehabilitative system absolutely no such assistance has been made available and I have served near the entirety of a year confined in isolation. Counselors have refused to provide the assistance to as much as secure an I.D. for my release, let alone refuse to comply with 305 ILCS 5/6-11 through 5/12-8 to provide transitional Assistance directly required under 305 ILCS 5/11-3.2. Statutes I discovered due only to legal research.

The fact I did have some I.D. before my illegal arrest for homeless status shows that they in fact have done acts only to debilitate me.

Each such involvement has left me less able to succeed and become a productive member of society. As a result of physical injuries suffered in the custody of agencies of the state/municipalities I presently have a knee which has been required to be rebuilt, a shoulder which is suspectedly broken due to pain and noises that



are made by it. Both wrists also produce sharp pains, and my hip in my opposing leg to the rebuilt knee has begun to pain myself as a result of the requisite over compensation.

An eye which was injured outside of custody and requires corrective surgery in the form of a capsulotomy is one medical care issue they have refused to remedy, and I have been subject to experimental eye drops for my glaucoma which have had side effects while proven effective treatment of Marijuana is denied due to societal social abuse/abuse for recreation.

My excessive isolation has adversely affected my social skills to the point I have trouble articulating words in speech and lack most any social medium in which to converse. Those subjects which I do have knowledge in leave me socially isolated as they are on subjects a standard citizen has little if any awareness on let alone much interests in, which not only converts conversation to lecturing but typically leaves people unwilling to endure either.

The many hardships suffered in custody are only aggravating to the whole, and would require volumes to cover each incident but most are blatantly admitted in records made by such agents at the times of commission, though by no means all.

The fact of Multiple false arrests and even false convictions with falsified evidence/testimony and other methods of defeating review, these all tend to evidence a practice held by the many states to insulate State (or Federal) Employees from accountability for their actions, resulting in grievous harm by agents whom presume themselves above the law. The decision tendered by a Matthew Kennelly of the N.E. Dist. Court of the U.S. in Illinois in case # 2010-CV-7538 clearly portrays such a governmental practice condoned by agents of the courts (in fact I understand such doctrine entirely created by the Judiciary). Other decisions such as found in U.S. v. Philadelphia 644 F.2d 187 raise question to the governmental protection of citizens victim of such organizations despite that privilege secured under the 14th Amendment under Monell v. Department of Social Services 436 U.S. 658 citing "privileges" secured by the 14th Amendment. Thus 2 decisions that substantiate claim a citizen cannot be protected from future violations by an organization proven to use protocols which foster misconduct through a States attorneys attempt for injunction through the courts. Nor may injured persons reportedly seek remedy after a constitutional violation has been suffered under Mr. Kennelly's Ruling.

In totality these events spell out the criteria calling for the Founding Fathers Declaration of Independence from the crown of England, Evidencing a pattern of Abuses and usurpations driving me into absolute Despotism not dissimilar from the state of (Abolished) slavery.

One of the most Ironic elements however must be how these public servants can go on day to day and openly sign their names to acts which can only be characterized as being tyrannical at best, taking these acts as the commonplace that they are; without regard for the Heinous cruelty and oppression inherent in their acts; as though they assume their office was created with the vision of such treatment in mind.

Now in the alternative to finding that my due process was denied under color of fitness to stand trial proceedings which calls to question the motive therefore, If this court decides for whatever basis these acts were just and true the res judica effect on the status of a mental illness rendering myself unfit to perform such minimal criteria of understanding the nature of present court proceedings and assisting in my defense then undoubtedly I would have been improperly deprived of these Social Security Benefits all these years. The first application at the age of 19 and my age of 26 Now, thus 16 years X 12 months @ \$1,000 per month = \$196,000 in benefits alone and does not account the physical and mental hardships resulting from such improper indigent state including the homeless state I was improperly harassed for and arrested and deprived property for, made to survive winters cold in only a tent and blankets to trap the heat... and many other hardships there under. Such also raises the affirmative defense on subsequent trespassing to state property if the application thereof hadn't already been declared unconstitutional expressly under *Pottinger v. Miami* and many similar decisions. Though due to the additional injuries causing physical limitations (handicap) this court may declare eligibility for Benefits and competence mentally with many inter related combinations of my claims, but on no occasion can it find no element on which relief should be granted.

Now Severally the Appellate defender having been responsible for apx 1 years worth of delays on my Appellate process in the State Appellate Court (Jay Weigman) has thus contributed to the loss of liberty by violating the Rules of professional conduct of Attorneys in his excessive delays "due to prior commitments."

The 4 private Citizens — Scott, ~~Johnson~~ R. Jones and son, — Peterson having made false statements to police contributed to my loss of liberty, as well as property, but due to State (county) Agents suppressing evidence or failing to secure the same No viable evidence exists to prove facts against these people, Duties such agents held to preserve, as well as the duty to preserve my property abandoned 4/23/10 and to conduct search on 3/2/09 for stolen laptop — Investment in my future.

The improper continuance of confinement order while not possible If improper confinement had not been issued in the first place

But as they were extended beyond that authorized all such time is directly liable there under. I did seek remedy through Administrative personnel of wardens, counselors, and super intendant, and administrative Review Board. None chose to take action to remedy this. ~~At this time an action is pending in the court of claims though the powers there under are quite limited and adequate relief is unlikely, and statutorily impossible~~

The fact that imprisonment term has been utilized solely to cause injury to myself at the inhibit to the facility of diversion of funds provided with the intent that some rehabilitative purpose be served, has thus deprived me of that right.

The fact all the above hold the cumulative effect of both causing and contributing to the verry state which I am presently confined for and will undoubtedly be released to again with the same threats pending.

Evidenced is a scheme by which, through the creatures bound by the law and constitution, have taken to deprive all that is ment by due process of the law and equal protection there of. A state not unlike abolished slavery and equally cruel and oppressive. The Majority of these acts are common Records and reports they are bound to ensuring the inerrancy of.

Any public citizen will recognize these people as one body "The Government" and while the many compartments/agencies Bureaus, etc. are recognised distinctions the presence of the unity, comradery, allegiance, etc. of any such public official is, too, recognised, to the point impartiality is evidently defeated/undermined in relation to the general judiciary, which circles back again to the issue of protection of the law.

Here I am subject to punishment of laws I did not violate while others are violated to affect such, and I have shown history where I have been denied both protection of criminal violations, but also of the benefits of other statutes enacted to provide welfare/social security benefits, Educational advancement, or any other assistance to rehabilitate myself.

I also exhibit C.M. Raccuglia's repeat DUI History having been stipulated to (in the court of claims) in the event charges of attempt to use her office to influence officers be dropped, yet she still retains her position to this day despite constitutional requirement to remove civil officers for misdemeanor offenses. This "conviction" in 1999 would have prevented her ability to affect myself adversely through a failure to protect the general public via constitutional Duty. A "systematic maladministration" of laws which has now incorporated its self into such cases as those enacted by M.F. Kennelly to defeat 10-C-7536, too is

an example on present policy of the Collective Government's attempt to exell its members to a state above the law, including compounding the violations of citizens and obstruction of the protection of law for Relief.

The more these acts are allowed to persist the more upstanding citizens are discouraged from membership thereto and the less quality becomes available to the protection of the public, ultimately corrupting the entire system to a state presumptively irreparable.

Each of these arrests Encompas a requisite Duty to restore persons (myself) to productive citizenship, a general right which has thus far been denied. One I am entitled to relief to establish. Including but not limited to Education advancement and "Releasee" assistance compatible to my needs. Rights thus far unmet.

While I do not have any physical evidence establishing any direct lines of communication causing the corruption I am directly victim of except as to those published opinions solidions of bias/corrupt rule by courts and obvious public relations and media portraying the factual practices.

It is unnecessary to prove the direct solicitation or ~~the~~ other acts directly evidencing intent to act under the same cause of the prior actors, as the "No questions asked" support of members is standard protocol, and whether or not the agents were aware of prior acts or not, the fact remains they all contributed severally, in multiple stages and titles, to the present state of injury being a series of abuses and usurpations pursuing invariably the same object Evidencing a design reducing me to a absolute Despotism. It seems the American Government has found the policy responsible for the need of the Declaration of Independence from the Crown, in the practice of Sovereign Immunity. The fact this state is ever so present while in confinement/imprisonment is a commonly known fact the courts refusal to remedy has resulted in repression and submission to such evils improperly to the point Malnourishment in perpetual isolation is precieved the "Norm". In fact any less would cause Death by physical starvation in addition to the "mental death" by privation.

The fact this design has played out in every state thus far visited shows the wide spread corruption the public has not been protected from by the Federal Government, and evidences the degree of relief necessary to restore my right to security alone, not only the injury sustained, remedied.

The ~~severable~~ Defendant of the ~~F.D.A~~ F.D.A. having approved the administration of hazardous chemicals is involved in the forced torture to attack my honor and reputation in the courts, but extends to the endangering of Natural/water supplies and includes attacks on the General welfare diverted to those pharmaceutical manufacturers for treatments proven less effective and more harmful than proven holistic remedies. The use of synthroid alone is one example of a harmful drug masking a symptom to injure the body worse as opposed to Herbal remedies such as Thyroid stimulator which cure the problem. One Element of my own personal history included an attempt to subject myself to such artificial hormones to cause a life dependency and perpetual income. The annual death toll reported of these drugs approved as "safe" far exceeds that of banned "street drugs" and many other causes of death, and extends to other Elements of injury in opposition to the Civic Duty society accepts as the primary basis for its Creation.



The Severable issue of medical practitioners responsibility for injuries under color of state laws including their contribution to Torture and Defamation hindering the right to speedy trial and such Exist due to unconstitutional statutes purporting to allow an acceptable basis for torture under state laws which through a systematic process assuming the mental deficiency of those victims targeted as well as their general lack of access to laws let alone methods to secure their protection under them, people are subjected to torture daily under protection of orders issued by the judiciary, or otherwise on their own violation. Mental Health advocacy Agents make no effort to protect or inform these victims of the recourse available and thus torturous practitioners maintain licences authorising them to continue this practice by the state.

The Severable issue element of many of these numerous Events having Included prosecution of offenses where no party had any viable ground to complain as they were not adversely affected in any way nor did my actions hold any potential of causing injury to others. The fact such statutes do exist to allow for such invasion on the private lives of citizens and cause them harm, myself having been so affected in absence of such "violation", is an inherent element which the constitutionality of such statutes is greatly in question, being wholly outside the legitimate jurisdiction of Government involvement, Invasion on Liberty, Privacy, and pursuit of Happiness. This applies to all such statutes legislating morality and prohibiting private Drug use, Prostitution, or any other act where there is not a present Grieving party adversely affected by such actions, otherwise any imprisonment there under is directly disproportionate to the severity of the charged offense.

Too, the statutes exceding the punishment against any injury to government workers is likewise disproportionate to the severity of the injury. The government workers interest to be free of injury is no greater than the private citizens. The Injury being inflicted on the accused being reportedly to discourage future violations by the general public. Qualifies directly as Terrorism per statute. The basis of the most extensive injury of imprisonment of my self under the case # 2006-CF-39 from the 13th Cir. Ct. of La Salle County IL. (Including 18 USC, ch. 113B § 2331 Domestic terrorism; ch. 19 § 371 conspiracy; and 18 ch 13 § 241 violation of civil rights; as well as other elements of 18 ch 19 § 2236 unlawful search seizure; and war crimes ch. 18 § 2441 & ch 13B § 2340 (B) torture)

The residual effect of statutes mandating insurance (and Registration) to be paid as a requisite (hence infringement) on locomotion (locomotive assisted travel) which may have its positive inspiration but is disproportionately injurious to the poor, and those insurance companies rate as an increased risk. Again such tickets were issued not on examination of an accident scene, but due to mechanical difficulty of a light out and missing (stolen) plates. No injury was caused as result of my driving. In fact due to my youth in the country I took time to practice reactive driving on abandoned roads giving myself skills other people don't have in drift control in severe conditions an element insurance companies don't account.

The blatant violations of due process and protection of the law being of such a constitutional level to evidence these rights jeopardised by the agents sworn to protect them. Evidences Remedy must be provided in such a way as to provide myself complete remedy to my security of self which can only be done by permitting myself a state beyond Jurisdiction of the courts through diplomatic immunity and/or land out of such jurisdiction.

I will note too according to A National Review Magazine (P. 4) Dec. 31, 2010 A Federal Judge has ruled that Congress has no



Constitutional authority to require Americans to buy health insurance, thus the authority to require drivers to have Automotive Insurance is presumed unconstitutional on its face, being one major blow to my right of locomotion and thus negating my ability to seek work, causing the homeless state I was unconstitutionally prosecuted for, and subjected to a myriad of threats and injuries for.

The issues of 2006-CF-39 being the arrests affected alone do thus include sworn testimony of the involved defendants secured by judicial estoppel, despite much perjury being evidenced a universal recognition that all parties from 1/13/06 were involved in an illegal act of torture in violation of Federal Law 18 Fed. Crim. Code ch. 113C § 2340 (B), and indication such was due to opposition to my religion, that officers injury was sustained during his involvement in the commission of this felony on myself is not disputed.

The repeat nature of harassment for homeless status too is not debated. nor that such did result in my present confinement directly, which is responsible for approx \$6,000<sup>00</sup> direct value loss of property not accounting other factors such as work products or sentimental value, admitted to having been abandoned despite my personal call to 911 for assault there on by R. Jones and son.

Thus Summary award (as a contempt proceeding) is warranted to all such matters bound by judicial estoppel on public court record 2006-CF-39 of the 13<sup>th</sup> Circuit Court of Illinois, what ever claims this court does not so summarily award relief on May proceed to jury trial. But as these two alone evidence the malicious prosecution and improper judicial acts to ensure improper convictions and deprivation of equal protection of the laws at least in that County itself, as well as the public defamation to make myself appear a psychotic, violent, felon in the public eye and its effect on my ability to obtain employment; sufficiently resolves the core issue of my complaint of the injurious state I am placed, and require relocation and rehabilitation costs at the least. In fact the line is Hazy as to where the limitation would be drawn as all acts of all parties are grieved at the level(s) they themselves must acknowledge and for the most part admit, which most being court records (or medical transcripts) with existing precedents on the books, not much (if anything) is disputable; and their effect certainly is not. My education, transportation, Reputation, and resources (financial, social, etc) are vital elements necessary to restoring me to useful citizenship, a productive body in general. All of which have only been affected negatively through the series of acts by agents required to affect any or all of the above positively, entitling me to remedy to affect that duty unmet.

The stigmatized affect on my education from my youth to present having been one obligatory duty not adequately served and negatively affecting such state of employability is not unrelated. The fact tests had portrayed my IQ as near Genious at age 13 or so, my development has been obviously hindered considering my present state.

Despite Kennellys ruling, the fact that the events listed herein and in his matter 2010-CV-7536 touch each other (either by the same series of acts or by the defendants involved or otherwise, the same applies to Habeas Corpus 2010-CV-7535-Pallmeyer, to any degree the appeal from these cases (11-2269) results in Remand I'd request they

be attached here to as it is substantially only the details of the Events of 2006-CF-39 from the 13<sup>th</sup> Cir. Ill. Ct., the most prominent injuries there under, most directly affecting my present state.

The fact I hold a contractual right to choice of employment a vague claim to allege I could potentially obtain employment at "X-type of job" is not sufficient to such right. In fact there is one form of employ I am presently interested in: The manufacturing of an Exoskeleton on the structure of Diamond and Graphene. Any other job is futile compared to the benefits of such a device, and any time not dedicated to its manufacture to me, is wasted. At least one college in Illinois possesses the equipment to perform the task, while I would require training or the assistance of one who is already trained. This is the job to end all jobs, at least as they're presently known today. In short time it will even end the need for law enforcement as such suits would end the ability to harm, which would truly be the only way to restore myself to full security from injury by such organization, and hence my true comfort as an American.

This lack of security (in security) is a direct infringement on such right; which is the direct result of repeat violations by persons occupying positions of trust in any form, by agents created and empowered in their acts only through the state of present governmental maladministration of laws intent on protecting the public, yet failing miserably to accomplish.

One binding element of all actors in the state of Illinois is the violation of 720 ILCS 5/33-3 "Official Misconduct" as well as the general violations of 14<sup>th</sup> Amendment Right, Equal protection, and other similar criminal and civil remedial statutes there related. But as citizens are not offered applicable law as Education Standards and facilities illegally refuse viable access to such I do not know all the available and applicable statutes Beyond §1983 and those listed thus far. I am fortunate enough to know my rights under the U.N. Declaration of Human Rights which includes right to social security in times of unemployment though no such relief has thus far been available and the general rights and privileges laid out in the founding documents of the country including the Declaration of Independence, though my experience with the judiciary has thus far exhibited lack of acceptance of the entire concept of the so called "Re Construction Era" Just 40 years ago.

I certify the statements herein true to the best of my knowledge and belief.

Address to be  
3507 E-27<sup>th</sup> Rd  
Marseilles, IL 61341  
AS of 7/31/11

Johnathan T. Pansy  
M15216 XC-44  
Dixon Correction Center  
3600 N. Brighton Ave  
Dixon IL 61021

## Relief Sought

Therefore, I request:

1: My Emancipation from this country's Jurisdiction and recognition as a foreign Sovereignty with Diplomatic Immunity.

2: Financial restitution for the injurious behaviors suffered of the value of \$50 Billion U.S. Dollars

3: Land ownership of equitable size to be free of U.S. Governmental Taxation or other Jurisdictions to be recognized as the Nation of which I am founded Sovereign of.

4: Treaty of Non-Aggression Between My Nation and that of the U.S. and the United Nations

5: An active Campaign providing competent prosecution of all agents encountered as I identified for their part in the Events Grieved and responsible for my life of oppression

6: Free transit between my Nation and American land for myself and those I choose to allow as citizens of my new Nation of my own Rule.

7: Certified clearance to access of all scientific Advancements and developments made on American institutions, including but not limited to on college educations, and those developed under military power and presently deemed "Top Secret", and free access to all patents and copy written or otherwise restricted materials, recipes, blueprints, schematics, designs, etc. as well as any journals on their effectiveness, faults, development, etc.

8: Access to government owned equipment including but not limited to subterranean boring devices, transportation vehicles, and any other systems, devices, equipment, etc., provided such use does not pose a direct interference with any active missions of such a substantial nature as to endanger the security of the country through its inability to defend itself

9: unhindered access to consult with all Employees of this country's Employ on all subjects including exposure of "confidential" and other "Classified" or otherwise secreted information, which would include access to such laboratories as the legendary "Area 51" and others.

### Criteria of Land (forfeiture)

The land must be either uninhabited or the present residents may sell their interests and vacate the land.

The land must be hospitable to plant life, sufficient to provide agricultural goods for a future population no less than 5,000 people (including cattle feed allocation).

There must be an adequate water supply fit for human consumption and adequate to irrigation needs. This may be deliverable by an aqueduct, underground veing or otherwise.

Alaskan territory will be acceptable provided greenhouse materials and petrol-oil pumping and processing are adequately furnished to upkeep costs for such agricultural upkeep.

Tropical and foreign country lands may similarly be considered provided that reasonable supplies are provided to adequately counter the natural difficulties arising therefrom (I.E. Reliable transportation to and from each Nation, Native pest control, climate control to accomodate present and future citizens, etc). Similarly I do not oppose the formation of land mass through the stimulation of volcanic activity provided such is structurally sound and adequately habitable